UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

KARL V. FARMER,		
	Plaintiff,	)
V.		) Civil Action No. 1:05-cv-10117-RGS
NEAL D. GOLDMAN,		)
	Defendant.	) )

## JOINT MOTION TO CONTINUE SCHEDULING CONFERENCE

Plaintiff Karl Farmer and Defendant Neal Goldman hereby jointly request that the initial Scheduling Conference currently scheduled for August 22, 2005 be continued until a date convenient to the Court after Labor Day, September 5, 2005.

As grounds for this Joint Motion, the parties state:

- Plaintiff Karl Farmer will be returning home from out-of-state travel on August
   22, 2005.
- 2. Lead counsel for Defendant Neal Goldman will be on vacation during the week of the conference and the following week.
- 3. Associate counsel for Defendant Neal Goldman will be conducting previously scheduled depositions on August 22, 2005.

WHEREFORE, Plaintiff Karl Farmer and Defendant Neal Goldman hereby jointly request that the Pre-Trial Conference currently scheduled for August 22, 2005 be continued until a date convenient to the Court after Labor Day, September 5, 2005.

KARL FARMER

NEAL GOLDMAN

By his attorneys,

/s/ Karl Farmer

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Dated: July 20, 2005